1	John C. Quinn (pro hac vice)	Karen L. Dunn (pro hac vice)			
2	jquinn@heckerfink.com Hyatt Mustefa (pro hac vice)	kdunn@dirllp.com Melissa F. Zappala (<i>pro hac vice</i>)			
3	hmustefa@heckerfink.com Jocelyn Hassel (<i>pro hac vice</i>)	mzappala@dirllp.com DUNN ISAACSON RHEE LLP			
4	jhassel@heckerfink.com Tayonna Ngutter (<i>pro hac vice</i>)	401 9th Street NW Washington, DC 20004			
5	tngutter@heckerfink.com HECKER FINK LLP	Telephone: (202) 240-2900 Facsimile: (202) 240-2050			
6	350 Fifth Avenue, 63rd Floor New York, NY 10118	Walter F. Brown Jr. (SBN: 130248)			
7	Telephone: (212) 763-883	wbrown@paulweiss.com PAUL, WEISS, RIFKIND,			
8	Joshua Matz (<i>pro hac vice</i>) jmatz@heckerfink.com	WHARTON & GARRISON LLP 535 Mission Street, 24th Floor			
9	Joanne Grace Dela Peña (<i>pro hac vice</i>) jdelapena@heckerfink.com	San Francisco, CA 94105 Telephone: (628) 432-5100			
10	Kaitlin Konkel (<i>pro hac vice</i>) kkonkel@heckerfink.com	Facsimile: (628) 232-3101			
11	Brian Remlinger (<i>pro hac vice</i>) bremlinger@heckerfink.com				
12	HECKER FINK LLP 1050 K Street NW, Suite 1040				
13	Washington, DC 20001 Telephone: (212) 763-0883				
14	Attorneys for Plaintiff Dr. Andrew Forrest	Attorneys for Defendant Meta Platforms, Inc.			
15	[Additional Counsel on Signature Page]	[Additional Counsel on Signature Page]			
16					
17	UNITED STATES DISTRICT COURT				
18	NORTHERN DISTRICT OF CALIFORNIA				
19	SAN JOSE DIVISION				
20	DR. ANDREW FORREST,	Case No. 22-cv-03699-PCP			
21	Plaintiff,	JOINT STATUS REPORT			
22	V.	The Hon. Judge Virginia K. DeMarchi			
23	META PLATFORMS, INC.,				
24	Defendant.				
25					
į.					
26					
2627					

NT STATUS REPORT

Case No. 22-cv-3699-PCP

Pursuant to this Court's May 21, 2025 Order, *see* ECF No. 213, and August 28, 2025 Order, *see* ECF No. 264, Plaintiff Dr. Andrew Forrest and Defendant Meta Platforms, Inc. (together, the "Parties"), jointly submit this status report to advise of their progress in resolving their dispute regarding Plaintiff's responses to Meta's discovery requests, *see* ECF 205.

The Parties are continuing to confer regarding "what searches have been undertaken to date and what additional searches might be required to fully respond to Meta's disputed requests for production," including the production of a privilege log of materials withheld from disclosure in the Australian criminal proceedings and from this litigation. ECF 213 at 2; see ECF 257. The Parties are currently scheduling a conference of lead counsel to further discuss resolution of the dispute.

The Parties respectfully request that the Court permit the Parties a brief period of additional time to meet and confer, and respectfully propose to file another joint status report advising the Court of their progress with respect to the Parties' dispute regarding Plaintiff's responses to Meta's discovery requests on September 9, 2025.

1	Dated: September 2, 2025			
2	Respectfully submitted,			
3	By:			
4	/s/ John C. Quinn John C. Quinn (pro hac vice)	<u>/s/ Karen L. Dunn</u> Karen L. Dunn (<i>pro hac vice</i>)		
5	jquinn@heckerfink.com Hyatt Mustefa (pro hac vice)	kdunn@dirllp.com		
6	hmustefa@heckerfink.com	Melissa F. Zappala (pro hac vice) mzappala@dirllp.com		
7	Jocelyn Hassel (pro hac vice) jhassel@heckerfink.com	DUNN ISAACSON RHEE LLP 401 9th Street NW		
8	Tayonna Ngutter (pro hac vice) tngutter@heckerfink.com	Washington, DC 20004 Telephone: (202) 240-2900		
9	HECKER FINK LLP 350 Fifth Avenue, 63rd Floor	Facsimile: (202) 240-2050		
10	New York, NY 10118 Telephone: (212) 763-0883	Meredith R. Dearborn (SBN: 268312) mdearborn@dirllp.com		
11	Joshua Matz (<i>pro hac vice</i>)	DUNN ISAACSON RHEE LLP 345 California Street, Suite 600		
12	jmatz@heckerfink.com Joanne Grace Dela Peña (pro hac vice)	San Francisco, CA 94104-2671 Telephone: (202) 240-2900		
13	jdelapena@heckerfink.com Kaitlin Konkel (pro hac vice)	Facsimile: (202) 240-2050		
14	kkonkel@heckerfink.com Brian Remlinger (pro hac vice)	Walter F. Brown Jr. (SBN: 130248) wbrown@paulweiss.com		
15	bremlinger@heckerfink.com HECKER FINK LLP	PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP		
16	1050 K Street NW, Suite 1040 Washington, DC 20001	535 Mission Street, 24th Floor San Francisco, CA 94105		
17	Telephone: (212) 763-0883	Telephone: (628) 432-5100 Facsimile: (628) 232-3101		
18	Leslie Brueckner (SBN: 140968) lbrueckner@singletonschreiber.com	Amy L. Barton (pro hac vice)		
19	SINGLETON SCHREIBER 591 Camino de la Reina, Suite 1025	abarton@paulweiss.com T. Patrick Cordova (pro hac vice)		
20	San Diego, CA 92108 Telephone: (619) 573-1851	pcordova@paulweiss.com Anne Simons (pro hac vice)		
21	Elizabeth Ryan (pro hac vice)	asimons@paulweiss.com Paloma Rivera (pro hac vice)		
22	eryan@baileyglasser.com BAILEY & GLASSER LLP	privera@paulweiss.com PAUL, WEISS, RIFKIND,		
23	176 Federal Street, 5th Floor Boston, MA 02110	WHARTON & GARRISON LLP 1285 Avenue of the Americas		
24	Telephone: (617) 439-6730	New York, NY 10019 Telephone: (212) 373-3000		
25	Derek G. Howard (SBN: 118082) derek@derekhowardlaw.com	Facsimile: (212) 757-3990		
	DEREK G. HOWARD LAW FIRM, INC. 42 Miller Avenue	Jacob M. Heath (SBN: 238959)		
26	Mill Valley, CA 94941	jheath@orrick.com ORRICK, HERRINGTON & SUTCLIFFE LLP		
27	Telephone: (415) 432-7192	SUTCLIFFE LLP 1000 Marsh Road		
28	Attorneys for Plaintiff Dr. Andrew Forrest	Menlo Park, CA 94025-1015		

2

1	Case 5:22-cv-03699-PCP	Document 265	Filed 09/02/25	Page 4 of 5		
1		Telephone: (650) 614-7400 Facsimile: (650) 614-7401				
2			Facsimile: (650) 614	1-7401		
3			Attorneys for Defend	dant Meta Platforms, Inc.		
4						
5						
6						
7						
8						
9						
10						
11						
12						
13						
14						
15						
16						
17						
18						
19 20						
21						
22						
23						
24						
25						
26						
27						
28						
		3	3			
	JOINT STATUS REPORT			Case No. 22-cy-3699-PCP		

FILER'S ATTESTATION I, Walter F. Brown Jr., am the ECF User whose ID and password are being used to file this document. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that each of the signatories identified above has concurred in this filing. Dated: September 2, 2025 By: /s/ Walter F. Brown Jr. Walter F. Brown Jr.

JOINT STATUS REPORT

Case No. 22-cv-3699-PCP